	Case 5:18-cv-01	.602-PSG-SHK	Document 17	Filed 10/16/1	8 Page	1 of 1 Page D #:48	
	-						
						OCT 1 6 2018	
UNITED STATES DISTRICT CO CENTRAL DISTRICT OF CALIFO					ì		
		CEN	TRAL DISTRIC		NIA	Document #	
Patricia Filardi v.				CASE NUMBER:			
		v.	Plaintiff(s)		5:18-cv-0	1602-PSG-SHK	
Curry and Kabab et al						ACCESS LITIGATION: ORDER GRANTING	
				_		ION FOR STAY	
			Defendant(s)	AND EARLY MEDIATION			
The	Court has consider	red the recently f	iled Application	for Stay and Early	y Mediati	ion, and hereby ORDERS:	
1. This action is STAYED as to DEFENDANT CURRY AND KABAB							
for a period of ninety (90) days from the date of the filing of this Order, unless otherwise order						s otherwise ordered by the	
2.	Court. 2. This case is referred to:						
۷.	This case is referred to:						
	ADR PROCEDURE NO. 1: Magistrate Judge assigned to the case for such settlement proceeding as the judge may conduct or direct.						
	days, plaintiff shall obtain the consent of a Mediator listed on the Court's Mediation Panel who will conduct the mediation, and file form ADR-2, Stipulation Regarding Selection of Mediator. If the parties have not selected and obtained the consent of a Panel Mediator within twenty-one (21) days the ADR Program (213-894-2993) will assign one. Forms and a list of the Panel Mediators are available on the Court's website, www.cacd.uscourts.gov. Absent extraordinary circumstances, parties cannot request a continuance within three (3) business days of a scheduled mediation.						
	The ADR p	roceeding is to be	e completed no l	ater than: Dec	en he	2 21, 2018	
3.	Within fourteen (14) days of the date of this Order, Plaintiff shall file with the Court and serve on Defendant(s) a statement ("Plaintiff's Case Statement") that includes the following:						
	a. An itemized list of specific conditions on the subject premises that are the basis of the claimed violations of the ADA; andb. An itemized list of damages and, for each item, the amount sought.						
4.	If Defendant claims to have remedied any or all of the violation(s) identified by Plaintiff, or asserts that no violation exists, that Defendant shall file with the Court and serve on Plaintiff evidence showing the correction or absence of violation(s) at least ten (10) days before the date set for the early mediation.						
5.	The parties shall file with the Court a Joint Status Report no later than seven (7) days after the ADR proceeding is completed advising the Court of the status of the alleged ADA violations and their mediation efforts.						
					\mathcal{M}		
Date	e: 10/5/16	3		1			
			-	United States Dis	strict Judg	ge	
cc: A	ADR Program Direc	ctor					
2	•						